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NOTICE OF ALLOWANCE AND FEE(S) DUE

02/27/2006

EXAMINER

AMERSON, LORI BAKER

ART UNIT PAPER NUMBER

3764

DATE MAILED: 02/27/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/750.644	01/02/2004	Alicia Bythewood	AB-2-JS	1605

TITLE OF INVENTION: ABDOMINAL EXERCISING SUPPORT APPARATUS

, APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$700	\$0	\$700	05/30/2006

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

- A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.
- B. If the status above is to be removed, check box 5b on Part B Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.
- II. PART B FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail

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75	90 02/27/2006					
Michael I. Kroll				I hereby certify that	ertificate of Mailing or Tran this Fee(s) Transmittal is bein	smission ng deposited with the United
171 Stillwell Lane				States Postal Service	this Fee(s) Transmittal is being with sufficient postage for final Stop ISSUE FEE address PTO (571) 273-2885, on the	rst class mail in an envelope
Syosset, NY 11791		•		transmitted to the US	SPTO (571) 273-2885, on the	date indicated below.
						(Depositor's name)
						(Signature)
						(Date)
APPLICATION NO.	FILING DATE	1	FIRST NAME	D INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/750,644	01/02/2004		Alicia B	thewood	AB-2-JS	1605
FITLE OF INVENTION: A	BDOMINAL EXERCISING	SUPPORT APPA	RATUS			
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APPLN. TYPE	SMALL ENTITY	ISSUE FI	ΞE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$700		\$0	\$700	05/30/2006
EXAM	IINER	ART UN	ıT	CLASS-SUBCLASS		
AMERSON, I	LORI BAKER	3764		482-140000	_	
1. Change of correspondence CFR 1.363).	e address or indication of "Fe	e Address" (37	2. For prin	ting on the patent front page,	list	
_ '	lence address (or Change of	Correspondence	(1) the na	mes of up to 3 registered pate OR, alternatively,	ent attorneys 1	
Address form PTO/SB/12	22) attached.		_	me of a single firm (having as	a member a 2	
"Fee Address" indicat PTO/SB/47; Rev 03-02 of Number is required.	tion (or "Fee Address" Indica or more recent) attached. Use	tion form of a Customer	registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.			
3. ASSIGNEE NAME AND	RESIDENCE DATA TO B	E PRINTED ON T	HE PATEN	(print or type)		
				• • • •	gnee is identified below, the o	document has been filed for
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(A) NAME OF ASSIGNI	CE		(R) KESIDE	NCE: (CITY and STATE OR	COUNTRY)	
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Please check the appropriate	assignee category or categor	ies (will not be pri	nted on the p	atent): 🔲 Individual 🔲 (Corporation or other private gr	oup entity Government
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Advance Order - # of	Copies	- -	☐ The Direct	ctor is hereby authorized by ch	arge the required fee(s), or cre	edit any overpayment, to
Change in Entity Status	(from status indicated above)		Deposit A	Account Number	(enclose an ext	ra copy of this form).
	MALL ENTITY status. See 3		☐ b. Applic	ant is no longer claiming SM	ALL ENTITY status. See 37 C	FR 1.27(e)(2).
			ion Fee (if an	y) or to re-apply any previous	sly paid issue fee to the applica	ation identified above.
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Authorized Signature				Date		
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This self-self-self-self-self-self-self-self-	Typed or printed name					
n application. Confidentiali	n is required by 37 CFR 1.31 ty is governed by 35 U.S.C.	1. The information 122 and 37 CFR 1	is required to 14. This col	to obtain or retain a benefit by lection is estimated to take 12	the public which is to file (and minutes to complete, including	d by the USPTO to process)
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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75	90 02/27/2006		EXAM	INER
Michael I. Kroll			AMERSON, L	ORI BAKER
171 Stillwell Lane			ART UNIT	PAPER NUMBER
Syosset, NY 11791		,	3764 DATE MAILED: 02/27/200	6

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)			
	10/750,644	BYTHEWOOD ET AL.			
Notice of Allowability	Examiner	Art Unit			
	L Amerson	3764			
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communication IGHTS. This application is subject t	plication. If not included will be mailed in due course. THIS			
1. This communication is responsive to <u>11/27/05</u> .					
2. X The allowed claim(s) is/are 1,3 and 13-15.					
3. Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received:	e been received. e been received in Application No				
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.					
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINER es reason(s) why the oath or declara	S'S AMENDMENT or NOTICE OF ation is deficient.			
5. X CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.	,			
(a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached					
1) hereto or 2) to Paper No./Mail Date					
(b) ⊠ including changes required by the attached Examiner' Paper No./Mail Date <u>2/21/06</u>.					
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).					
DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT	sit of BIOLOGICAL MATERIAL FOR THE DEPOSIT OF BIOLOGIC	must be submitted. Note the AL MATERIAL.			
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5. Notice of Informal F	Patent Application (PTO-152)			
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☑ Interview Summary				
3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0	Paper No./Mail Da	te <u>2/21/06</u> .			
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's Stateme	ent of Reasons for Allowance			

Application/Control Number: 10/750,644

Art Unit: 3764

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Leonard Belkin on February 21, 2006.

The application has been amended as follows:

In the Specification:

Page 24, after line 8, INSERT -15 securing aperture--;

Page 25, after line 7, INSERT –33 securing aperture--.

In the claims:

Claim 1 (currently amended)

An exercise apparatus for use in performing abdominal exercises comprising:

- a) a back support member having a first side for supporting a back of a user;
- b) a headrest having a first side for resting a head of a user there against;
- c) a cradle supporting said headrest and a tension spring directed upwardly from said back support member at an angle between a horizontal surface and ninety degrees from said horizontal surface, said tension spring having one end connected to said cradle and an opposite end connected to said back support member for allowing said cradle and headrest to pivot under a weight of said head of the user and;

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Art Unit: 3764

d) a first extension connected between said tension spring and said back support member, said first extension comprises:

- i) a guide track having a plurality of apertures extending there through along a length thereof positioned on a side of said back support opposite said first side;
- ii) a first extension rail having a plurality of apertures extending there through and along a length thereof; and
- iii) a first locking pin, wherein said first extension rail is received by said guide track, and upon extending said first extension out from a first end of said back support member, and aligning said apertures of said guide track and said first extension rail, said first locking pin is received through each of said aligned apertures thereby locking said first extension in place.
- e) a second extension connected between said cradle and said headrest, said second extension comprising:
- i) a U-shaped connection bracket positioned on a side of said headrest opposite said first side, said connection bracket having an aperture extending through each wall of said U-shaped bracket;
- ii) a second extension rail having a plurality of apertures extending there through and along a length thereof; said rail secured to said cradle by a securing pin which passes through a securing aperture of said cradle and a securing aperture of said second extension rail whereby the second extension rail is securable in a central position to the cradle by the securing pin, or a forward position to the cradle by the securing pin or a back position to the cradle by the securing pin thereby causing the

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Art Unit: 3764

users head to be positioned further from the abdomen thus allowing a user to exercise in a near prone position;

iii) a second locking pin, wherein said connection bracket is slidably connected to said second extension rail and upon positioning said headrest at a desired distance from said cradle and aligning said apertures of the connection bracket and said second extension rail, said locking pin is received through each of said aligned apertures thereby locking said second extension in place and said headrest being pivotable about said second locking pin allowing for an adjustment of an angular position of said headrest.

Claim 13, "12" has been changed to -1--.

Cancel claims 6 and 9-12

2. The following changes to the drawings have been approved by the examiner and agreed upon by applicant: Figure 11, reference numerals –15—and –33—have been inserted. In order to avoid abandonment of the application, applicant must make these above agreed upon drawing changes.

The following is an examiner's statement of reasons for allowance: Although the prior art of De Graaf shows a chair having a backrest affixed to a mounting plate and a yoke, and a helical spring; Engel shows a chair with a pivotal backrest and a spring contained within a support; Koch et al shows a chair having a tilt control mechanism where a tubing member is connected to a base member and a spring is disposed underneath the chair within the base member for tilting; and Niks shows a hand and wrist exercise

device for piano players having an adjustable base and pivotable hand rest, the prior art fails to teach or suggest singularly or an obvious combination of a exercising device for abdominal muscles having a back support, a headrest, a cradle supporting said headrest and a tension spring directed upwardly from the back support member at an angle between a horizontal surface and ninety degrees from the horizontal surface, where the tension spring has one end connected to the cradle and an opposite end connected to the back support member for allowing the cradle and headrest to pivot under a weight of the head of the and further comprising a second extension connected between the cradle and the headrest, where the second extension includes

i) a U-shaped connection bracket positioned on a side of the and having an aperture extending through each wall of the U-shaped bracket;

ii) a second extension rail having a plurality of apertures extending there through and along a length thereof; where the rail is secured to the cradle by a securing pin which passes through a securing aperture of the cradle and a securing aperture of the second extension rail where the second extension rail is securable in a central position to the cradle, or a forward position to the cradle or a back position to the cradle by the securing pin and thereby causing the users head to be positioned further from the abdomen thus allowing a user to exercise in a near prone position as recited in claim 1. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to L Amerson whose telephone number is (571) 272-4971. The examiner can normally be reached on Mon.-Fri from 9-6 p.m. Interviews Tue. and Thur..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Huson can be reached on 571-272-4887. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Lori Amerson

Lon amoren

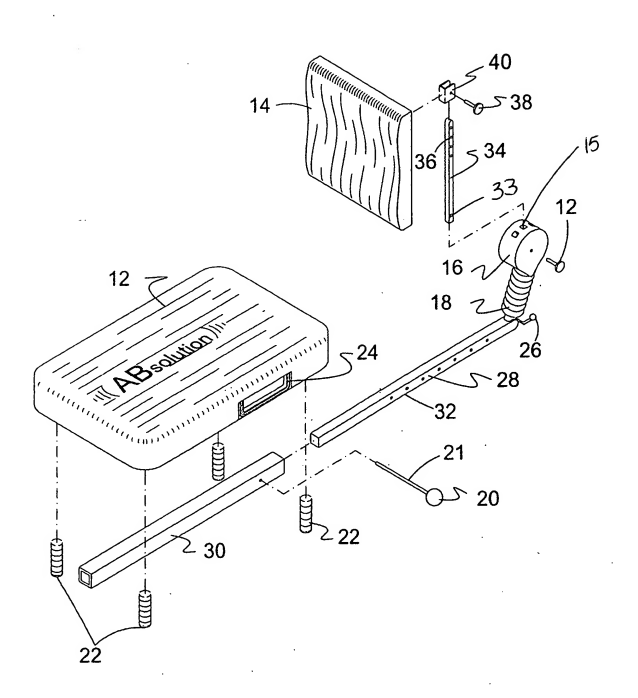


FIG. 11

	Application No.	Applicant(s)			
Examiner-Initiated Interview Summary	10/750,644	BYTHEWOOD ET AL.			
Lxammer-muated interview duminary	Examiner	Art Unit			
	L Amerson	3764			
All Participants:	Status of Application: per	<u>nding</u>			
(1) <u>L Amerson</u> .	(3)				
(2) Leonard Belkin, applicant's representative.	(4)				
Date of Interview: 21 February 2006	Time:				
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant Exhibit Shown or Demonstrated: ☐ Yes ☐ Yes, provide a brief description:	nt's representative)				
Part I.					
Rejection(s) discussed:	Rejection(s) discussed:				
Claims discussed: all					
Prior art documents discussed:					
Part II.					
SUBSTANCE OF INTERVIEW DESCRIBING THE GENER Examiner proposed an amendment to the claims. Applicant's rep		S DISCUSSED:			
Part III.					
It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above.					
•					
					
(Examiner/SPE Signature) (Applicant/	Applicant's Representative Si	gnature – if appropriate)			

Notice of References Cited Application/Control No. 10/750,644 Examiner L Amerson Applicant(s)/Patent Under Reexamination BYTHEWOOD ET AL. Art Unit Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-4,836,531	06-1989	Niks, Mikhail	482/44
*	В	US-6,932,431	08-2005	Koch et al.	297/301.5
*	С	US-4,988,145	01-1991	Engel, Hartmut S.	297/300.4
*	D	US-3,712,672	01-1973	De Graaf, Clare J.	297/301.4
	E	US-			
	F	US-			
-	G	US-			
	Н	US-			
	1	US-			
	J	US-			
	К	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R					
	S					
	Т					

NON-PATENT DOCUMENTS

* Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)			
	U		
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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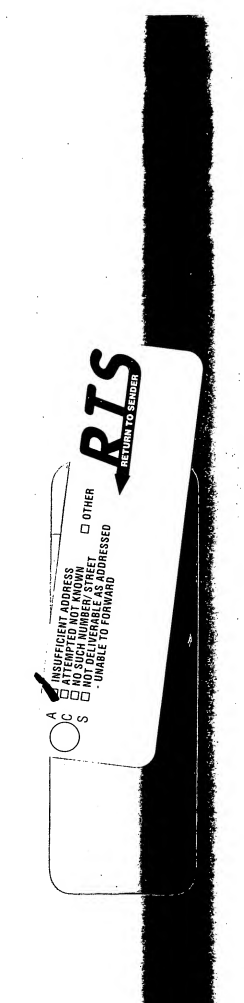
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